

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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FILING DATE APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. Υ Q53539 09/281,059 03/09/99 **ASAO EXAMINER** MM22/0203 SUGHRUE MION ZINN MACPEAK AND SEAS FLLC PEREZ, G 2100 PENNSYLVANIA AVENUE NW **ART UNIT** PAPER NUMBER WASHINGTON DC 20037 2834

DATE MAILED:

02/03/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

	Application No.	Applicant(s)
Office Action Summary		ASAO ET AL.
	09/281,059	
	Examiner	Art Unit
	Guillermo Perez	2834
The MAILING DATE of this communication ap	pears on the cover she	et with the correspondence address
Period for Reply A SHORTENED STATUTORY PERIOD FOR REP	OLV IS SET TO EXPIR	E 3 MONTH(S) FROM
THE MAILING DATE OF THIS COMMUNICATION	١.	
<ul> <li>Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this comm</li> <li>If the period for reply specified above is less than thirty (30) or</li> </ul>	days, a reply within the state	itory minimum of thirty (30) days will
be considered timely.  If NO period for reply is specified above, the maximum statu	tory period will apply and wi	Il expire SIX (6) MONTHS from the mailing date of this
communication.  - Failure to reply within the set or extended period for reply within the set of th	il, by statute, cause the app	lication to become ABANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on _		l
2a) ☐ This action is <b>FINAL</b> . 2b) ☑	This action is non-fina	nametters, prosecution as to the merits is
3) Since this application is in condition for allo closed in accordance with the practice und	ler Ex parte Quayle, 19	935 C.D. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-3</u> is/are pending in the application	on.	
4a) Of the above claim(s) is/are with	drawn from considera	ion.
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-3</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claims are subject to restriction an	d/or election requirem	ent.
Application Papers		
9) The specification is objected to by the Exar	miner.	
10) The drawing(s) filed on is/are object	ted to by the Examiner	disapproved
11) The proposed drawing correction filed on 1	10 November 1999 is:	a)⊠ approved b)⊡ disapproved.
12) The oath or declaration is objected to by the	ne Examiner.	
Priority under 35 U.S.C. § 119		
13) Acknowledgment is made of a claim for for	reign priority under 35	U.S.C. § 119(a)-(u).
a) ☐ All b) ☐ Some * c) ☐ None of the CEI	RTIFIED copies of the	priority documents have been.
1. received.		A
2. received in Application No. (Series	Code / Serial Number	) ·
3. received in this National Stage appl	lication from the Intern	ational Bureau (PC) Rule 17.2(a)).
* See the attached detailed Office action for a	a list of the certified co	pies not received.
14) Acknowledgement is made of a claim for	domestic priority unde	r 35 U.S.C. & 119(e).
Attachment(s)		1
<ul> <li>14) Notice of References Cited (PTO-892)</li> <li>15) Notice of Draftsperson's Patent Drawing Review (PTO-9</li> <li>16) Information Disclosure Statement(s) (PTO-1449) Paper</li> </ul>	17) 948) 18) No(s) <u>6</u> . 19)	Notice of Informal Patent Application (PTO-152)

Application/Control Number: 09/281,059

Art Unit: 2834

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

1. Claims 1 to 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Prior Art (APA) in view of Hiroshima et al. (U.S. Pat. No. 5, 174, 013) and further in view of Harris et al. (U.S. Pat. No. 5, 539, 265).

APA discloses a rotor (1) for an automobile alternator comprising: a pair of field cores (12a, 12b) each having a cylindrical base portion (121a, 121b) and a plurality of claw-shaped magnetic poles (122a, 122b) projecting from the outer circumferential edges of said base portions (121a, 121b), said field cores (12a, 12b) being secured to a rotating shaft (11) facing each other such that the end surfaces of said base portions (121a, 121b) are in close contact with each other and said claw-shaped magnetic poles (122a, 122b) intermesh with each other; a cylindrical bobbin (16) having a cylindrical portion (16a) and a pair of first and second annular flange portions (16b) projecting perpendicularly from both ends of said cylindrical portion (16a), said bobbin (16) being fitted over said base portions (121a, 121b) of said pair of field cores (12a, 12b); and a field winding (15) wound a predetermined number of turns into multiple layers on said cylindrical portion of said bobbin. However, APA does not disclose that said field winding has a flat shape in which a pair of opposite flat surfaces are parallel, said field winding being wound onto said cylindrical portion of said bobbin such that said pair of opposite flat surfaces face the inner circumferential side and the outer circumferential side, respectively, relative to the radial direction; nor a vibration-suppressing ring fitted Application/Control Number: 09/281,059

Art Unit: 2834

on the inner circumference of said claw-shaped magnetic poles of said pair of field cores.

Hiroshima et al. disclose that said field winding (4b) has a flat shape (figure 4) in which a pair of opposite flat surfaces are parallel (figure 7), said field winding being wound onto said cylindrical portion of said bobbin such that said pair of opposite flat surfaces face the inner circumferential side and the outer circumferential side, respectively, relative to the radial direction for the purpose of increasing winding density of the coil.

Harris et al. (U.S. Pat. No. 5, 539, 265) disclose a vibration-suppressing ring (33) fitted on the inner circumference of said claw-shaped magnetic poles (12 and 14) of said pair of field cores for the purpose of preventing vibration of the fingers of pole pieces as the rotor assembly rotates within the alternator assembly as a whole.

It would have been obvious at the time the invention was made to modify the rotor of APA and provide it with field winding having a flat shape, in which a pair of opposite flat surfaces are parallel, said field winding being wound onto said cylindrical portion of said bobbin such that said pair of opposite flat surfaces face the inner circumferential side and the outer circumferential side, respectively, relative to the radial direction, as disclosed by Hiroshima et al.; and with a vibration-suppressing ring fitted on the inner circumference of said claw-shaped magnetic poles of said pair of field cores, as disclosed by Harris et al. (U.S. Pat. No. 5, 539, 265) for the purpose of

Application/Control Number: 09/281,059

Art Unit: 2834

maximizing the winding density of the coil and to minimize motor vibrations during operation.

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Hiroshima et al. and further in view of Harris et al. (U.S. Pat. No. 5, 892, 313).

APA and Hiroshima et al. disclose a rotor as described on item 1 above.

However, neither APA nor Hiroshima et al. disclose permanent magnets fitted between said claw-shaped magnetic poles of said pair of field cores.

Harris et al. (U. S. Pat. No. 5, 892, 313) disclose permanent magnets (34) fitted between said claw-shaped magnetic poles (12 and 14) of said pair of field cores for the purpose of increasing power output without increasing the physical size of the machine.

It would have been obvious at the time the invention was made to modify the rotor of APA and Hiroshima et al. and provide it with permanent magnets fitted between the claw-shaped magnetic poles of a pair of field cores, as disclosed by Harris et al. (U. S. Pat. No. 5, 892, 313) for the purpose of increasing the power output of the machine without increasing the size of the machine.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. H. Meier (U.S. Pat. No. 3, 320, 788) teaches the manufacture of an electrical coil in which the wires are of a flat shape configuration (figures 1 and 3).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Guillermo Perez whose telephone number is (703) 306-

Page 5

Application/Control Number: 09/281,059

Art Unit: 2834

5443. The examiner can normally be reached on Monday through Thursday and alternate Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703) 308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-5841 for regular communications and (703) 308-5841 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

GP January 31, 2000 NESTOR RAMIREZ
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800